FISCAL NOTE

HB 1821 - SB 1895

April 22, 2003

SUMMARY OF BILL: Clarifies that the definition of distilled alcohol does not include beverages containing flavors or flavoring extracts.

ESTIMATED FISCAL IMPACT:

MINIMAL

Such beverages are not currently considered to be distilled alcohol for tax and distribution purposes.

CERTIFICATION:

This is to duly certify that the information contained herein is true and correct to the best of my knowledge.

James A. Davenport, Executive Director

Stones a. Lovengo